

Customer No. 24498
Serial No.: 10/584,368
Office Action dated: 04/21/08
Response dated: 07/21/08

PATENT
PU030338

Remarks

Claims 1-21 are pending and claims 4, 5, 6, 7, 10, 12, and 18-21 are indicated allowable if rewritten in independent form including all of the limitations of the respective base claims and any intervening claims.

Since claims 4 and 5 are indicated allowable, applicant has amended independent claim 1 to incorporate features from claims 2-5, which replace the control means element. In addition, in the interest of advancing the prosecution, applicant has added one more limitation indicating that said first control signal is a current signal, and a circuit formed by the second voltage source and the second resistor provides a predefined current signal to the third input terminal to control said rotating speed to a predefined speed corresponding to a minimal speed. Claims 2-5 are cancelled. Applicant submits that amended claim 1, and dependent claims 6 and 7, are allowable in light of the amendment.

Similarly, since claims 18 and 19 are indicated allowable, applicant has amended independent claim 15 to incorporate features from claims 16-19, which replace the control circuitry element. In addition, in the interest of advancing the prosecution, applicant has added one more limitation indicating that said first control signal is a current signal, and a circuit formed by the second voltage source and the second resistor provides a predefined current signal to the third input terminal to control said rotating speed to a predefined speed corresponding to a minimal speed. Claims 16-19 are cancelled. Applicant submits that amended claim 15, and dependent claims 20 and 21, are allowable in light of the amendment.

Since claim 10 is indicated allowable, applicant has canceled claim 10, and incorporated its feature into independent claim 8. As such, amended claim 8, and dependent claims 11-14, are also allowable.

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Having fully addressed the Examiner's objections and rejections it is believed that, in view of the preceding amendments and remarks, this application stands in condition for allowance. Accordingly, reconsideration and allowance are respectfully solicited. If, however, the Examiner is of the opinion that such action cannot be taken, the Examiner is invited to contact the applicant's attorney at (609) 734-6813, so that a mutually convenient date and time for a telephonic interview may be scheduled.

No fee is believed due. However, if a fee is due, please charge the fee to Deposit Account 07-0832.

Respectfully submitted,
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